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CONFIRMATION NO. ATTORNEY DOCKET NO. FIRST NAMED INVENTOR 2442 FILING DATE MAT 3C7B APPLICATION NO. Jill E. Barad 03/12/2001 09/804,664 04/24/2002 EXAMINER KOLISCH HARTWELL DICKINSON MCCORMACK & 7590 CEGIELNIK, URSZULA M

520 S.W. YAMHILL STREET SUITE 200 PORTLAND, OR 97204

PAPER NUMBER ART UNIT

DATE MAILED: 04/24/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)
Office Action Summary	09/804,664	BARAD ET AL.
	Examin r	Art Unit
	Urszula M Cegielnik	3712
Th MAILING DATE of this communication	app ars on the cover sh t wil	th the corr spond nce addr ss
A SHORTENED STATUTORY PERIOD FOR RETHER MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory provided in the period for reply within the set or extended period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will, by some control of the period for reply will be set that the period for reply will be set to be set that the period for reply will be set to be set that the period for reply will be set to be set that the period for reply will be set to be set the period for reply will be set to be set the period for reply will be set to be set that the period for reply will be set to be set the period for reply will be set to be set the period for reply will be set to be set to be set the period for reply will be set to be set	R 1.136(a). In no event, however, may a r n. a reply within the statutory minimum of thin eriod will apply and will expire SIX (6) MON	ty (30) days will be considered timely.  Ity (30) from the mailing date of this communication.
atus 1)⊠ Responsive to communication(s) filed on	12 February 2002 .	
2h\∇	This action is non-titidi.	
2a)		atters, prosecution as to the merits is
closed in accordance with the practice of	nder Ex parte Quayle, 1935 C	.D. 11, 453 O.G. 213.
isposition of Claims		
4) Claim(s) 1-17 is/are pending in the application	cauon.	
4a) Of the above claim(s) is/are wi	thdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-17</u> is/are rejected.		
is/are objected to.		
8) Claim(s) are subject to restriction	and/or election requirement.	
Application Papers		
hipstod to by the Ex	aminer.	v the Evaminer
:-/	1 accepted of DII   Objected to 5	ovence See 37 CFR 1.85(a).
10) The drawing(s) filed on is/are: a)L  Applicant may not request that any objection	on to the drawing(s) be need in ab	disapproved by the Examiner.
The proposed drawing correction filed or	1 Is: a) [ approved 5/	_ disapproved by
If approved, corrected drawings are require	ed in reply to this Office delice.	
12)☐ The oath or declaration is objected to by	the Examiner.	
120		o s 110(a)-(d) or (f)
Priority under 35 U.S.C. §§ 119 and 120  13) ☐ Acknowledgment is made of a claim for	r foreign priority under 35 U.S.	C. 8 119(a)-(a) or (i).
None of:		
	cuments have been received.	:- Application NO
e a companion do	cuments have neen received	П Арриосиет ====
3 ☐ Copies of the certified copies of	the priority documents have b	a)).
application from the Internat  * See the attached detailed Office action	for a list of the certified copies	S C & 119(e) (to a provisional application)
—	domestic priority under 33 O.	5.0. 3 110(5) (55 1
a) ☐ The translation of the foreign lang  15) ☐ Acknowledgment is made of a claim for		
Attachment(s)		rview Summary (PTO-413) Paper No(s)
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT	O-948) 5) Noti	ice of Informal Patent Application (F10-132)
2) ☐ Notice of Draftsperson's Patent Oldwing (1997)   3) ☐ Information Disclosure Statement(s) (PTO-1449) Page 1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   1997   19		Part of Paper No. 8

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## DETAILED ACTION

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fleet in view of Zerbo, Jr.

Fleet discloses a personalized toy housed within a packaging with customer-defined identifying material supported in the package. Fleet specifically discloses a personalized toy (Figure 1) within a package (Figure 3) having an aperture (viewing hole 41), and customer-defined identifying material (col. 2, lines 53-62) supported in the package so that the identifying material is visible through the aperture of the package as recited in claim 1; the identifying material is printed on a document separate from the package (col. 2, lines 49-53) as claimed in claim 2; the identifying material includes a customer-defined toy name as claimed in claim 5; the identifying material includes a customer-defined intended recipient as recited in claim 6; the customer-defined identifying material includes a customer-defined in claim 12; the customer-defined identifying material includes a customer-defined intended recipient as required by claim 13; the identifying material includes a story related to the personalized toy as recited in claim 14; the identifying material is removable as recited in claim 16;

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Fleet does not disclose the document is attached to the package by tabs that hold an edge of the document, the package having a flap covering the personalized toy and customer-defined identifying material removably attached to the flap wherein at least a portion of the identifying material being visible from the exterior of the package as required by claim 4; the flap including an aperture adapted to expose the personalized toy when the identifying material is removed as claimed in claim 7; the flap being adapted to be opened to reveal the personalized toy as recited in claim 8; a flap having an inside and an outside, where the inside of the flap faces the personalized toy; an aperture in the flap; and customer-defined identifying material supported on the inside of the flap as recited in claim 10; the customer-defined identifying material having a front side and a back side, wherein the front side of the material is visible through the aperture on the outside of the flap and the back side is visible on the inside of the flap as required by claim 11; the inside of the flap including tabs configured to support the identifying material on the inside of the flap as claimed in claim 15; and the personalized toy is visible through the aperture when the identifying material is removed as required by claim 17.

Zerbo, Jr. teaches a package for a displayable object having an aperture (window opening 12), and customer-defined identifying material supported in the package (instruction sheet 18) so that the identifying material is visible through the aperture of the package; the identifying material is printed on a document separate from the package; the document is attached to the package by tabs (pocket 15) that hold an edge of the document. the package has a flap (cover 11) covering the displayable

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object and customer-defined identifying material removably attached to the flap wherein at least a portion of the identifying material is visible from the exterior of the package as required by claim 4; the flap (cover 11) includes an aperture (window opening 12) adapted to expose the object when the identifying material is removed as claimed in claim 7; the flap is adapted to be opened to reveal the object to be displayed as recited in claim 8; a flap having an inside and an outside, where the inside of the flap faces the personalized toy; an aperture in the flap; and customer-defined identifying material supported on the inside of the flap as recited in claim 10; the customer-defined identifying material has a front side and a back side, wherein the front side of the material is visible through the aperture on the outside of the flap and the back side is visible on the inside of the flap as required by claim 11; the inside of the flap includes tabs (pocket 15) configured to support the identifying material on the inside of the flap as claimed in claim 15; and the displayable object is visible through the aperture when the identifying material is removed as required by claim 17.

It would have been object to one of ordinary skill in the art in view of Zerbo, Jr. to provide the packaging of Fleet with the packaging arrangement of Zerbo, Jr. for the purpose of making the personalized toy more appealing to children.

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Urszula M. Cegielnik whose telephone number is 703-306-5806. The examiner can normally be reached on Monday through Friday, from 6:45AM - 3:15PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris H. Banks can be reached on 703-308-1745. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9302 for regular communications and 703-872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Customer Service at 703-306-5648.

Urszula M. Cegielnik Assistant Examiner Art Unit 3712

> DERRIS H. BANKS SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700